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5 Facsimile: (415) 986-3643

5 *Attorneys for Certain Plaintiffs*

7  
8 UNITED STATES DISTRICT COURT  
9 NORTHERN DISTRICT OF CALIFORNIA

10  
11 IN RE CATHODE RAY TUBE (CRT)  
12 ANTITRUST LITIGATION

Civil Action No. 07-cv-05944-SC

MDL No. 1917

13 This Document Relates to:

14 *Barbara Caldwell, on behalf of herself and all  
15 others similarly situated,*

16 v.

17 *Matsushita Electric Industrial Co., Ltd, et al.*  
N. D. Cal. Case No. 3:07-cv-06303-SC

**DECLARATION OF CHRISTOPHER L.  
LEBSOCK IN SUPPORT OF  
APPLICATION BY ATTORNEYS  
CHRISTOPHER L. LEBSOCK AND JON  
T. KING RE SUBSTITUTION OF  
COUNSEL FOR PLAINTIFF BARBARA  
CALDWELL**

**(NO HEARING DATE SCHEDULED)**

18  
19 I, Christopher L. Lebsock, hereby declare:

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21 1. I am an attorney at Cohen Milstein Hausfeld & Toll, P.L.L.C. ("CMHT"), one of  
22 the firms that has made an appearance in this litigation. I have personal knowledge of the  
23 following facts and could and would testify competently thereto if called as a witness.

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25 2. Jon T. King and I were employed by The Furth Firm, LLP ("Furth") until January  
26 11, 2008. On January 14, 2008 we moved our practice to CMHT. While Mr. King and I were  
27 employed by Furth, a complaint was filed by Furth attorneys in the above captioned litigation on

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28 DECLARATION OF CHRISTOPHER L. LEBSOCK IN SUPPORT OF APPLICATION BY ATTORNEYS  
COHEN, MILSTEIN, HAUSFELD & TOLL, P.L.L.C.  
ATTORNEYS AT LAW  
SAN FRANCISCO

behalf of Plaintiff Barbara Caldwell. Jon King and I were identified as counsel for Plaintiff Caldwell when the complaint was initially filed. Plaintiff Caldwell is a client of Furth and is not a client of Mr. King or me, or our new firm, CMHT.

3. Attached hereto as Exhibit 1 is a true and correct copy of Plaintiff Barbara Caldwell's Consent For Withdrawal Of Attorneys Christopher L. Lebsock And Jon T. King As Her Attorneys Of Record executed by Plaintiff Caldwell.

4. Attached hereto as Exhibit 2 is a true and correct copy of Consent For Substitution Of Counsel executed by Furth attorney Henry A. Cirillo as well as Christopher L. Lebsock and Jon T. King.

4. Furth attorneys will continue to represent Plaintiff Caldwell in this litigation pursuant to Plaintiff Caldwell's arrangements with that firm.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on March 25, 2008 at San Francisco, California.

/s/ Christopher Lebsock  
Christopher L. Lebsock

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DECLARATION OF CHRISTOPHER L. LEBSOCK IN SUPPORT OF APPLICATION BY  
ATTORNEYS CHRISTOPHER L. LEBSOCK AND JON T. KING RE SUBSTITUTION OF  
COUNSEL FOR PLAINTIFF BARBARA CALDWELL  
Case No. 07-cv-05944-SC

# **EXHIBIT 1**

1 Henry A. Cirillo (131527; hcirillo @furth.com)  
2 Thomas P. Dove (51921; tdove@furth.com)  
3 Michael S. Christian (212716; mchristian@furth.com)  
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10 Attorneys for Plaintiff and the Putative Class

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

13 IN RE: CATHODE RAY TUBE (CRT)  
14 ANTITRUST LITIGATION

Case No. CV-07-5944 SC

This Document Relates to:

**PLAINTIFF BARBARA CALDWELL'S  
CONSENT FOR WITHDRAWAL OF  
ATTORNEYS CHRISTOPHER L.  
LEB SOCK AND JON T. KING AS HER  
ATTORNEYS OF RECORD**

21 I. Barbara Caldwell, state:

22 I understand that attorneys Christopher L. Lebsock and Jon T. King entered  
23 appearances on my behalf in *Caldwell v. Matsushita Electric Industrial Co., Ltd., et al.*,  
24 Case No. 3:07-cv-06303 SC (N.D. Cal.) while they were employed by The Furth Firm  
25 LLP. I further understand that Mr. Lebsock and Mr. King have recently moved their  
26 practices to Cohen Milstein Hausfeld & Toll, P.L.L.C. I wish to be represented by The

92769.1

PLAINTIFF BARBARA CALDWELL'S CONSENT FOR WITHDRAWAL OF ATTORNEYS  
CHRISTOPHER L. LEBSOCK AND JON T. KING AS HER ATTORNEYS OF RECORD - Case No. CV-  
07-5944 SC

1 Furth Firm LLP and its attorneys Henry A. Cirillo, Thomas P. Dove and Michael S.  
2 Christian of The Furth Firm LLP. Therefore, I consent to the withdrawal of Mr. Lebsock  
3 and Mr. King as my attorneys of record in the above-captioned action.

4 I further understand that The Furth Firm LLP will continue as my counsel in  
5 this matter.

6 Executed this 18<sup>th</sup> day of March, 2008.

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9 Barbara Caldwell  
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# **EXHIBIT 2**

1 Henry A. Cirillo (131527; hcirillo@furth.com)  
2 Thomas P. Dove (51921; tdoove@furth.com)  
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10 | Attorneys for Plaintiff and the Putative Class

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

**IN RE: CATHODE RAY TUBE (CRT)  
ANTITRUST LITIGATION**

Case No. CV-07-5944 SC

MDL No. 1917

**CONSENT FOR SUBSTITUTION OF  
COUNSEL**

This Document Relates to:

*Caldwell v. Matsushita Electric Industrial Co., Ltd., et al.*, Case No. 3:07-cv-06303 SC

1                   Henry A. Cirillo and The Furth Firm LLP hereby consent to substitute for  
2 attorneys Christopher L. Lebsock and Jon T. King as counsel of record for plaintiff Barbara  
3 Caldwell in the above-captioned matter.

4 Dated: March 25, 2008

Respectfully submitted,

5 By:

Henry A. Cirillo  
The Furth Firm LLP

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8                   *Henry A. Cirillo*  
*Atorneys for Plaintiff and the Proposed*  
*Class*

9 By:

10                  *Christopher L. Lebsock*  
Christopher L. Lebsock

11 By:

12                  *Jon T. King*  
Jon T. King  
Cohen Milstein Hausfeld & Toll, PLLC